Ĭ

0

のないので、「ないの」

「武司」はは

Service Se

BLACK PTO, COLTURATORIAL 19540 Cold. J. FROM	STATE OF OKLAHOMA, Tulss, County, SS. The instrument was filed for record on thed ofSeptemberA. D., 192.2, at4:30 o'clock,PM, and duly recorded in book413 on page4
	o'clockP.eM., and duly recorded in book
	O, D. <u>Lawson</u> , ' ((SEAL)) County Clerk ByDelman,Depu
UNITED SAVINCS & LOAN ASSOCIATION TULSA, OKLAHOMA	Fees, \$
KNOW ALL MEN BY THESE PRESENTS: That	uth M. Curd, his wife,
of Tulsa, Tulsa County, in the Stat	te of Oklahoma, parties of the first part, have mortgaged and hereby mortgage to t
UNITED SAVINGS & LOAN ASSOCIATION, of Tulsa, Oklahoma, a c party of the second part, the following described real estate and premises si	corporation duly organized and doing huisiness under the statutes of the State of Oklahor ituated inUULS8County, State of Oklahoma, to-wit:
Division, an Add	Block One <u>(1) in Mercer Sub-</u> ition to the City of Tulse, ing to the recorded official
1R B A	SURER'S ENDORSEMENT
in eby certify	what I continue to 192
tax on the within	Lay of and issued
ΨΑΥΝ	EL DICKEY County T
	a fangus
	, and warrant the title to the same and waive the appraisement, and all homestead exemptions the same and same and same and same and same approximately according to the presence of which is berefit and approximately according to the presence of which is berefit and approximately according to the presence of which is berefit and approximately according to the presence of the prese
this holitgage is given in consideration of _ 11 2115 _ 1004104 OV	her items hereinafter anecified, and the performance of the covenants hereinafter contained
And the said mortgagor S for DROMSELVES and for U	heirs, executors and administrators, hereby covenantwith said mortgagee.
borrowed of said Association, in pursuance of its by-laws, the money sect holders and borrowers to do, and will pay to said Association on said stoel 	ured by this mortgage, will do all things which the by-laws of said Association require saik k and loan the sum of
	according to the terms of said by-laws or under any amendments that may be made there bearing even date herewith, executed by said mortgagor. h M. CUTA, his wife,
SECOND. That said mortgagor	are become due and payable, will pay all taxes and assessments which shall be levied u sured thereby, or upon the interest or estate in said lands created or represented by this m B
reason of the payment of any of the aforesaid taxes, assessments, labor or i THIRD. That the said mortgagor will also keep all building a with insurers approved by the mortgagee in the sum of	material liens. erected and to be erected upon said lands insured against ioss and damage by tornado and UNATER erty.
FOURTH. If said mortgager, $\hat{\mathbf{S}}$ make default in the payment of an covenanted, said mortgagee, its successors or assigns may pay such taxes, covenanted, said mortgage may be forthwith, with interest at the rate of $\hat{\mathbf{s}}_{-}$.	ny of the aforesaid taxes or assessments, or in procuring and maintaining insurance as ab ffoct such insurance, pay said liens, and the sums so paid shall be further lien on said premi
are payable as provided in this mortgage and in said note and said by-laws. months, then the aforesaid principal sum of MIDE	and should the same, or any part thereof remain unpaid for the period of
ly thereafter, anything hereinbefore contained to the contrary thereof not thereby secured shall bear interest from the filing of such foreclosure procee	withstanding. In the event of legal proceedings to foreclose this mortgage, the indebted adings at the rate of ten per cent per annum in lieu of the further payments of monthly inst ts successors or assigns, the sum of
Une Hundred	any legal proceedings are taken to foreclose this mortgage for default in any of its covenar
or as often as the said mortgagors or mortgagees may be made defendant premises and shall become due upon the filing of petition or cross-petitio SELEVITI A function equility for the indebudges above treated	t in any suit affecting the title of said property, which sum shall be an additional her on a
	whe appointment of a Receiver by the Court. unto setA. D. 192.4.
	R. D. Curd Jr.
	" Ruth M. Curd
STATE OF OKLAHOMA Tulsa County	y, SS
m me known to be the identical t	person. S
for the uses and purposes therein	
이는 영국에서는 것을 받는 것을 받는 것이 같이 많다.	have hereunto set my hand and notarial seal on the date above mentioned. A. V. LONG,
(Seal) My commission capires on the 1st	Notary Public ay of May, 1926.
TREASURE	ER'S ENDORSEMENT
mortgage tax on the within mortgage.	and issued receipt Notherefor in payment
Dated thisday of	192 suter ByDept

149

đi.

王朝

all parts #